	FILED-CLERX U.S. DISTRICT COURT
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	EASTERN DISTRICT OF TEXAS 2011 NOV -8 PM 5: 31 SHERMAN DIVISION
) TEXAS-EASTERN
David E. Mack)
Plaintiff) Case No 4:11cv 73/
VS	
FIRST SOURCE) Judge <u>Schell</u>
ADVANTAGE, LLC)
Defendant)
) Trial by Jury Demanded

ORIGINAL COMPLAINT FOR VIOLATION OF THE FCRA

JURISDICTION

- 1. This court has jurisdiction under 15 U.S.C. §1681p and 28 U.S.C §1331.
- 2. All conditions precedent to the bringing of this action have been performed.

PARTIES

- 3. The Plaintiff in this lawsuit is David E. Mack, a natural person, who resides in Collin County, Texas.
- 4. The Defendant in this lawsuit is FIRSTSOURCE ADVANTAGE, LLC an unknown entity with offices at 205 Bryant Woods South, Amherst, NY 14228

VENUE

- 5. The occurrences which give rise to this action occurred in Collin County, Texas and Plaintiff resides in Collin County, Texas.
- 6. Venue is proper in the Eastern District of Texas Sherman Division.

GENERAL ALLEGATIONS

- 7. Plaintiff obtained his consumer credit reports from the three major credit reporting agencies and found entries by entities that he was unfamiliar with in the reports.
- 8. Plaintiff determined that his consumer credit report had been obtained on various occasions by various entities he did not recognize and without his consent.
- Plaintiff found after examination of his TransUnion consumer credit report that Defendant
 FIRSTSOURCE ADVANTAGE, LLC had obtained Plaintiff's TransUnion consumer credit
 report on September 9, 2008.
- 10. Discovery of violations brought forth herein occurred in May 2011 and are within the statute of limitations as defined in FCRA, 15 U.S.C. § 1681p.

Count I

VIOLATION OF THE FAIR CREDIT REPORTING ACT (FCRA), 15 U.S.C. §1681 WILLFUL NON-COMPLIANCE BY DEFENDANT FIRSTSOURCE ADVANTAGE, LLC

- 11. Paragraphs 1 through 10 are realleged as though fully set forth herein.
- 12. Plaintiff is a consumer within the meaning of the FCRA, 15 U.S.C. § 1681a(c).
- 13. TransUnion is a credit reporting agency within the meaning of the FCRA, 15 U.S.C. § 1681a(f).
- 14. Consumer credit report is a consumer report within the meaning of the FCRA, 15 U.S.C. § 1681a(d).
- 15. The FCRA, 15 U.S.C. § 1681b defines the permissible purposes for which a person may obtain a consumer credit report.

- 16. Such permissible purposes as defined by 15 U.S.C. § 1681b are generally, if the consumer makes application for credit, makes application for employment, for underwriting of insurance involving the consumer, or is offered a bona fide offer of credit as a result of the inquiry.
- 17. Plaintiff has never had any business dealings or any accounts with, made application for credit from, made application for employment with, applied for insurance from, or received a bona fide offer of credit from the Defendant FIRSTSOURCE ADVANTAGE, LLC.
- 18. At no time did Plaintiff give his consent for Defendant FIRSTSOURCE ADVANTAGE, LLC to acquire his consumer credit report from any credit reporting agency.
- 19. On September 9, 2009 Defendant FIRSTSOURCE ADVANTAGE, LLC obtained the TransUnion consumer credit report for the Plaintiff with no permissible purpose in violation of the FCRA, 15 U.S.C. § 1681b.
- 20. The action of Defendant FIRSTSOURCE ADVANTAGE, LLC obtaining the consumer credit report of the Plaintiff with no permissible purpose or Plaintiff's consent was a willful violation of FCRA, 15 U.S.C. § 1681b and an egregious violation of Plaintiff's right to privacy.

WHEREFORE, Plaintiff demands judgment for damages against Defendant, FIRSTSOURCE ADVANTAGE, LLC for statutory damages of \$1000.00, attorney's fees, and costs pursuant to 15 U.S.C. § 1681n.

DEMAND FOR TRIAL BY JURY

Plaintiff hereby demands a trial by jury of all issues so triable as a matter of law.

Dated: November 8, 2011

Respectfully Submitted,

David E. Mack

7720 McCallum Blvd. #2099

Dallas, Texas 75252

972-735-9642

Service to:

FIRSTSOURCE ADVANTAGE, LLC 205 Bryant Woods South Amherst, NY 14228